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The Ohio Statesman DAILY, TRI-WEEKLY AND WEEKLY

MANYPENNY & MILLER. PUBLISHERS AND PROPERTORS.

23 Office Nos. 36, 38 and 40, Worth High St PERMS INVABIABLY IN ADVANCE.

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Advertisements leaded and placed in the column of the city of the column of the city of the ci

BENNO SPEYER'S BANKING HOUSE.

Commission, Forwarding and Notarial Office:

GENERAL PASSENGER AGENCY

FOR THE Bremen, Hamburg and Havre Steamers:

RAILROAD TICKET AGENCY EAST AND WEST.

Nos. 7 & 9 West Third St.

Cincinnati, Ohio.

V. R. GLAZIER, Agent, AUCTIONEER.

AUCTION, SALE

No. 134 South Fourth Street, Opposite the Market House.

I am now prepared to receive on Commission all kinds of property. Old and new Furniture BOUGHT AND SOLD. Particular attention given to the sale of Horses and Wagons and Carriages, and Household and Kitchen Sales in the country promptly attended to,

WILKINSON'S.

No. 110 West Fourth Street, BETWEEN VINE & RACE.

MERCHANTS AND BUSINESS MEN A RE RESPROTFULLY ADVISED THAT MY House is now fully systematized, and ready for the entertainment of the business community.

THE EATING COUNTER,

On a the first floor, will be under my personal supervision, and will be kept well supplied. Gentlemen having but a few minutes to spare from business, will find ready cooked. Oysters in every Style, Game, Meats, etc.

From 10% o'clock A. M. until 11 P. M. I solicit a

WM. WILKINSON. Dec. 21, '62-tf.

DENNISON HOUSE. Fifth St., between Main and Sycamore

CINCINNATI, OHIO.

THIS HOTEL HAS BEEN REPAIR-ED and refitted throughout, and is now open to the public. The proprietors, recently of the Goddard House, Haysville, Ry., solicit the patronage of the traveling community. No pains will be spared to give satisfaction to the guests of the House.

CORBIN GALLBHEB, JOS. P. PERRIE.

LOTS FOR SALE.

SEVEN VERY DESIGNABLE LOFS in Wm. A. Gill's East Addition to the city of Ociumbus. One of them on the corner of Broadway and East Public Cane. and six in two Blocks of three Lots each, fronting North and South on Oak street, near the East end, on the most elevated ground in the city.

From 20 to 60 Lots

In Wm. A. Gill's Second North Addition to the city of Octumbus, on the East side of Sigh street, a few rods North of the Bepot. These lots have a rich, brack, alluvial soil of 2½ or 3 feet, underlaid by 29 or more fest of gravel. Located near the B. R. shops and other large manufacturing establishments, U. S. Arsenal In Wm. A. Gill's Second North Addition to the city of Columbus, on the East side of Bigh, street, a few rods North of the Bepot. These lots have a rich, btack, alluvial soil of 2½ or 3 feet, underlaid by 29 or more feet of gravel. Located near the R. R. shops and other large manufacturing establishments, U. S. Arsenal grounds, and in the Morth part of the city, renders the present a good opportunity for Mechanics, Laboring Men and others to secure, at a small cost, a homestead near their business. At no time since the formation of the Government, has money been so abundant, or labor so well remunerated as the present.

NOW IS THE TIME TO BUY.

IT IS A FIXED FACT! CONSUMPTION Can be Cured.

SIR JAMES CLARK, Physician to Queen Victoria, and one of the most learned and skillful men of the ago, in his Treatise on Consumption, says: "That Pulmonary Consumption admits of a cure, is no longer a matter of doubt; it has been cleary demonstrated by the researches of Laennee and other modern pathologists." Dr Carawell, who investigated such matters as thoroughly as any other man, says:

any other man, says:

"Pathological Anatomy has, perhaps never afforded more conclusive evidence in proof of the curability of a disease than it has in that of inhercular phthisis (pul-

IT IS NOT A FICTION.

These statements are made by men who have demon trated what they say time after time, in the crowded ospital and the truth telling dissecting room. They are from men who could have no possible motive for publishing what is untrue, or emblazoning falsehoods. THE REMEDY WHICH WE OFFER,

Dr. Wistar's Balsam of Wild Cherry Has cured hundreds of cases of

Consumption of the Lungs, Inver Complaints, Coughs, Bronchitis, Colds, Asthma, Croup, Whooping Cough, Influenza, etc. Many of them after Every Known Remedy had Failed to Reach the Disease.

Do not procrastinate, but make use of Wistar's Balsan nd live healthy and happy. Sold by JOHN D. PARK, Northeast corner of Fourt and Wainut streets, Cincinnati, Ohio. Dec. 21-dim&wit.

ames R. Stanbery, Trustee, etc., In Error.

Henry Grinnell and others. Henry Grinnell and others.

JONATHAN STURGES AND WILliam Burges will take notice that a petition in error
has been filed and is now ponding in the supreme Court
of the State of Ohio, the object and prayer of which is
to reverse the proceedings of the Court of Common
Pleas of Eric county, in said State, in a certain cause
therein in which the said Henry Grinnell and others,
trustees, were plaintiffs, and the Sandusky, Mansfield
and Newark Sairoad Company, the said plaintiff in error
and others were defendants, and in which proceedings
the said Jonathan and William were made parties defendant. Eaid defendants may attend on or before the
9th day of May next.

February 11, 1863.

EMYTHE & EFRAGUE, Att'ys for Pl'ff in Error.

T. S. SHEFARD,

Clerk of the Supreme Court of Ohio,
febl?dit&w@w By Cal.. T. MAEM, Deputy.

Executor's Sale of Real Estate. The Pursuance of an order granted by the Probate Gourt of Frankin County, Ohio, I will offer for sale, at public auction, on Saturday, the 28th day of March, A. D. 1863, at twelve o'clock, upon the premises, the following described real estate, situate in the county of Franklin, and State of Ohio, to wit: East half of In-Lot No. One (1), in David Dixon's Addition to the town of Winchester. Appraised at 326.

Terms of sale—One-third in hand, one-third in one year, and one-third is two years from the day of sale, with interest; the payments to be secured by mortgage upon the premise sold.

OLIVER P. CHANEY.

OLIVER P. CHANEY,

BINGHAM & McGUFFRY, Attorneys,
feb26-w4w.

Guardian's Sale.

IN PURSUANCE OF AN ORDER OF the Probate Court of Franklin county, Ohio, made on the 5th day of February, A. D., 1863, in the case of William Perrin, guardian of Eliza Jane Perrin, Susan A. Ferrin, Theresa A. Perrin and Mary Ann Perrin

On the 13th day of March, A. D., 1863, At 12 o'clock, on the premises, offer at public sale the following described real estate, situate in the county of Frankfin, Ohlo, to wit:

Being four equal undivided fifth parts of the following described tract, beginning on the west bank of the Scioto

river at the southeast corner of a tract set off to John S. Breckenridge in proceedings in parasition in a case wherein John S. Breckenridge is plaintiff against Eliza J. Breckenridge and others, in Franklin County Court. of Common Piess, thence with his line N. 75% deg. W. 212 90-100 poles to a stake at his S. W. corner, theace S. 13% deg. W. 13 84-100 poles to a stake, thence S. 75% deg. E. 217 40-100 poles to a stake, thence S. 76% deg. E. 217 40-100 poles to a stake on the bank of the river, thence up the river with its meanders to the beginning; containing 18 scres, being the share set off to said Wards and their sister Margaret J. Perrin in said partition suit, and designated as lot No. 2, on the plat therein made and recorded.

Terms of sale—One-third cash on the day of sale;

Terms of sale—One-third cash on the day of sale; one-third in one year, and one-third in two years from the day of sale; to be secured by mortgage on the premises sold, and the deferred payments to bear interest at the rate of six per centum per annum, payable annually Appraised at \$540.00.

WILLIAM PERRIN, Guardian of Eliza Jane Perrin and others.

P, AMBOS, Treas. CHAS, AMROS, Bup't.



PORTABLE AND STATIONARY STEAM ENGINES,

Castings, Shaftings, Pulleys,

BOILERS, MILL GEARING & MACHINERY ENGINE PUMPS, TELP HAMMERS,

Improved Circular & Mulay SAW MILLS.

RETORTS, PIPES AND CASTINGS. FOR COAL OIL . NO GAS WORKS April 202, 18

S. A. MILLER,

Attorney at Law.

-OFFICE-

Bank Building, West Entrance Northwest corper Third and Main Streets,

CINCINNATI, O.

DR. ADOLFUS'S

Select School for Young Gentl'men

ean education.

The School is agreeably situated on an extensive farm
he house is a commodisus building, measuring 175 for

the nonce is a communication in rost.

The School continues in session during the hot season, as the refreshing rural scenery in which it is located holds out great advantages.

Terms, including inition, heard, washing, fuel, light etc., 2350 per annum, payable quarterly in advance.

THE INDEMNIFICATION ACT.

u Act Relating to Habeas Corpus, and Regulating Judicial Proceedings in Certain Cases.

We print below the anti-habeas corpus act, Monday, March 2d, and by the Senate on Tuesday, the 3d. It confers fearful power upon the President. As the legislation of Congress now stands, civil liberty is abolished. What has Here is the act:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, during the present rebellion, the President of the United States, whenever in his judgment the public States, whenever in his judgment the public safety may require it, is authorized to suspend the privilege of the writ of habeas corpus in any case throughout the United States, or any part thereof. And, whenever and wherever said privilege shall be suspended as aforesaid, no military or other officer shall be compelled, in answer to any writ of habeas corpus, to return the hadrof any person or present detained. turn the bedy of any person or persons detained by him by authority of the President; but upon a certificate, under oath, of the officer having charge of any one so detained, that such per son is detained by him as a prisoner, under authority of the President, further proceedings under the writ of habeas corpus shall be suepended by the judge or court having issued the said writ so long as said suspension by the President shall remain in force and said rebellion continue.

Sec. 2 And be it further enacted. That the Secretary of State and the Secretary of War be, and they are hereby directed, as soon as may be practicable, to furnish to the Judges of the Circuit and District Courts of the United States and of the District of Columbia, a list of the names of all persons, citizens of States in which the administration of the laws has continued unimpaired in the said Federal courts, who are now or may bereafter be held as prisoners of the United States, by order or authority of the President of the United States, or either of said Secretaries, in any fort, ar-senal or other place, as State or political prisoners, or otherwise than as prisoners of war; the said list to contain the names of all those who reside in the respective jurisdictions of said judges, or who may be deemed by the said Secretaries, or either of them, to have violated any law of the United States in any of said jurisdictions, and also the date of each arrest—the Sec and also the date of each arrest—the Sec retary of State to furnish a list of such persons as are imprisoned by the order or authority of the President, acting through the State Department, and the Secretary of War a list of such as are imprisoned by the order or authority of the President, acting through the Department of War. And in all cases where a grand jury, having attended any of said courts having inhaving attended any of said courts having ju-risdiction in the premises, after the passage of this act, and after the furnishing of said list, as aforesaid, has terminated its session without finding an indictment, or presentment, or other proceeding against any such person, it shall be the duty of the Judge of said court forthwith to make an order that any such prisoner desiring a discharge from said imprisonment be brought before him to be discharged; and every officer of the United States having custody of such prisoners is hereby directed immediately to obey and execute said Judge's order; and, in case he shall delay or refuse so to do; he shall be subject to indictment for a misdemeanor. and be punished by a fine of not less than five hundred dollars and imprisonment in the comraon jail for a period of not less than six months, in the discretion of the court; Provided, however, That no person shall be discharged by virtue of the provisions of this act until after he or she shall have taken an oath of allegiance to the government of the United States, and to support the Constitution thereof; and that he or she will not bereafter, in any way, encourage or give aid and comfort to the present rebellion or the supporters thereof; And Provided, also, That the Judge or court before whom such person may be brought, before discharging him or her from imprisonment, shall have power, on examination of the case, and if public safety shall require it, shall be required to cause him or her to enter into recognizance, with or with-

out surety, in a sum to be fixed by said Judge or court, to keep the peace and be of good be-havior toward the United States and its citizens, and from time to time, and at such times as said Judge or court, to be further dealt with, according to law, as the circumstances may re

ment or presentment for any offense against the bail or a recognizance may be taken for the appearance for trial of such person, it shall be the duty of said Judge at once to discharge such within twenty days of the time of the arrests, any citizen may, after a grand jury shall have our own firesides, to percert our men servants terminated its session without finding an indictment or presentment, as provided in the second wicked designs.

gations are true.

SEC. 4. And be it further enacted, That any order of the President, or under his authority, I do also invite the people of the said States made at any time during the existence of the present rebellion, shall be a defense in all courts public worship, there to join in prayer to Alto any action of prosecution, civil or criminal, mighty God that he will continue his merciful to any action of prosecution, civil or criminal, pending or to be commenced, for any search, or examitted, or acts omitted to be done under and by virtue of such order, or under color of any law of Congress; and such defense may be made by special plea, or under the color of security.

made by special plea, or under the general SEC. 5. And be it further enacted, That, if any suit or prosecution, civil or criminal, has been or shall be commenced in any State court against any officer, civil or military, or against any other person for any arrest or imprison ment made, or other treepasses or wrongs done or committed, or any act omitted to be done at any time during the present rebellion, by virtue or under color of any authority derived from or exercised by or under the President of the

Ohio Statesman

The State court to accept the surety and proceed no further in the cause or prosecution; and the bail that shall have been originally taken shall be discharged. And such copies being filed as aforesald in such court of the United States, the cause shall proceed therein in the same manner.

The Indian to Habeas Corpus, aforesaid in such court of the United States, the cause shall proceed therein in the same manner as if it had been brought in said court by were fairly made and the opinions of parties

which was passed by the House of Congress on contrary notwithstanding. And any attachment of the goods or estate of the defendant of such State they would have been holden Abolitionism not accomplished in two years to in the court in which the suit or prosecution subvert the Constitution and destroy the Union? was commenced. And it shall be lawful in any each action or prosecution which may be now pending or hereafter commenced, before any State court whatever, for any cause aforesaid, after final judgment, for either party to remove and transfer, by appeal, such case during the session or term of said court at which the same shall have taken place, from such court to the next Circuit Court of the United States to be held in the district in which such appeal shall be taken, in manner aforeasid. And it shall be the duty of the person taking such appeal to produce and file in said Circuit Court

attested copies of the process, proceedings, and judgment in such cause; and it shall also be cause, by writ of error or other process, to remove the same to the Circuit Court of the United States of that district in which such judgment shall have been rendered; and the said Circuit Court shall thereupon proceed to try and determine the facts and the law in such action, in the same manner as if the same had been there originally commenced, the judgment in such case notwithstanding. And any ball which may have been taken, or property at-tached, shall be holden on the final judgment of the said Circuit Court in such action, in the same manner as if no such removal and transfer had been made, as aforesaid. And the State Court from which any such action, civil or oriminal, may be removed and transferred as aforesaid, upon the parties giving good and sufficient security for the prosecution thereof, shall allow the same to be removed and transferred, and proceed no further in the case Provided, however, That if the party aforesaid shall fail duly to enter the removal and trans fer, as aforesaid, in the Circuit Court of the United States, agreeably to this act, the State Court, by which judgment shall have been rendered, and from which the trans-

fer and removal shall have been made, as aforesaid, shall be authorized, on motion for that purpose, to issue execution, and to carry into effect any such judg ment, the same as if no such removal and trans-fer had been made; And provided also, That no such appeal or writ of error shall be allowed in any criminal action or prosecution where final judgment shall have been rendered in favor of defendant or respondent by the State court. And if in any suit hereafter commenced the plaintiff is nonsuited or judgment passes against him, the defendant shall recover double Sec 6. And be it further enacted, That any

suit or prosecution described in this act, in which final judgment may be rendered in the Circuit Court, may be carried by writ of error to the Supreme Court, whatever may be the amount of said judgment.

Sec. 7. And be it further enacted, That no suit or prosecution, civil or criminal, shall be maintained for any arrest or imprisonment made, or other trespasses or wrongs done or committed, or act omitted to be done, at any close, but the probability is that the Abolition-time during the present rebellion, by virtue or ists will be in a minority of eight, unless they

under color of any authority derived from or can foist upon the House bogus members from exercised by or under the President of the United States, or by or under any act of Congress, unless the same shall have been commenced within two years next after such arrest, imprisonment, treepass, or wrong may have been done onment, trespass, or wrong may have been done ably control the House. The seat of one of or committed, or act may have been omitted to the Abolitionists from Iowa is contested. So be done; Provided, That in no case chall the imitation herein provided commence to run un il the passage of this act, so that no party shall, by virtue of this act, be debarred of his remedy by suit or prosecution until two years rom and after the passage of this act.

Jeft. Davis's Proclamation. | From the Richmond Enquirer, Feb. 28. |

It is meet that, as people who acknowledge the supremacy of the living God, we should be ever mindful of our dependence on him, and hould remember that to him alone can we trust our deliverance, that to him is due the devout such Judge or court may direct, appear before thankfulness for signal mercies bestowed on us, and that by prayer alone can we hope to receive continued manifestation of that protecting care quire. And it shall be the duty of the District which has hitherto shielded us in the midst of Attorney of the United States to attend such trials and dangers. In obedience to this pre-examinations before the Judge. SEC. 3. And be it further exacted, That in together with prayers and thankegiving, and case any of such prisoners shall be under indict- he has been graciously pleased to hear our supplications, and to grant abundant exhibi laws of the United States, and by existing laws tions of his favor to our arms and our people.

Through many conflicts we have now attained a place among nations which commands their respect; and let the enemies who encompass us person upon bail or recognizance for trial as around and seek our destruction see that the aforesaid. And in case the said Secretaries of Lord of Hosts has again taught them the lesson State and War shall for any resson refuse or of his inspired word, "that the battle is not to omit to furnish the said list of persons held as the strong, but to whomsoever he willeth to prisoners as aforesaid at the time of the passage exalt." Again an enemy, with loud boasting of this act within twenty days thereafter, and of power of their armed men and mailed ships, of such persons as hereafter may be arrested threaten us with subjugation, and with evil

ment or presentment, as provided in the second section of this act, by a petition alleging the facts aforesaid touching any of the persons so as aforesaid imprisoned, supported by the oath of such petitioner or any other creditable persons, obtain and be entitled to have the said Judge's order to discharge such prisoner on the same terms and conditions prescribed in the second section of this act: Provided, however, That the said judge shall be satisfied such allegations are true.

wicked designs.

Under these circumstances it is my privilege to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to imprisone to invite you once more to meet together and prostrate yourselves in humble supplication to invite yourselves in humble supplication to invite yourselves in humble supplic March, as a day of fasting, humiliation an

prayer.

I do also invite the people of the said States

hand, at the city of Richmond, on the 27th day of February, in the year of our Lord 1863.

JEFFERSON DAVIS. By the President: J. P. BENJAMIN, Secretary of State. [From the Harrisburg Patriot and Union.]

The Thirty-eighth Congress. The Thirty-seventh Congress, having done al exercised by or under the President of the United States, or any act of Congress, and the defendant shall, at the time of entering his appearance in such court, or if such appearance in such court, or if such appearance its infamous career at twelve o'clock to-night, this act, then at the next session of the court (at least it ought) or at furthest on Wednesday in front.

The School continues in session during the hot season, as the refreshing rural scenery in which it is located holds out great advantages.

Terms, including futition, hoard, washing, fuel, light etc., \$350 per annum, payable quarterly in advance.

Hon. Belsamy Stores, Prof. Geo. B. Day, Lane Seminarry, S. F. Cary, Esq., Wm. F. Hulbert, Esq., Robert Mitchell, Esq., Milton Sayler, Esq., Hon. George Hoadley, Esq., Milton Sayler, Esq., Hon. George Hoadley, Esq., Milton Sayler, Esq., Hon. George Hoadley, Esq., Hon. J. B. Stallo, C. F. Adae, Req., B. Homans, Jr., Washington McLean, Req., B. P. Starr, Esq., etc. july 20-tf.

It is impossible yet to speak with any degree of poeitiveness in regard to it, as much depends any form the first day of for his filing in such court, on the first day of the first day of the such process and other proceedings against him, and also for his appearance in such court and entering special bail in the cause of constitutional freedom as we would wish it to be. The most

original process, whatever may be the amount in well defined, can be calculated upon with cer-dispute or the damages claimed, or whatever the fainty to vote in accordance with their avowed citizenship of the parties, any former law to the political proclivities. But it is not so with many of the members from the border States, who have no precise political classification, and are governed by views peculiarly their own -Many of these have sustained in the present Congress measures of the administration most may continue to do so in the next Congress.—
It is this fact that perplexes us, and makes us fearful that the ensuing Congress will not be reliable as a Democratic body. When we find administration men from border States in the presence in the reason to approach.

Was bound.

The Alabama afterward chassed a Spanish steamer bound east, and brought her to by firing.

Both steamers were observed passing east at Port Au Piatt harbor on the evening of the their presence in the p

their presence in the next; in which case we may find all of our bopes of a speedy return to constitutional government dashed. A Maryland correspondent wrote to us on this subject in January, requesting us to give a the political complexion of the 38th Congress, inclosing, at the same time, a table from the Philadelphia Inquirer, and one of his own corrected from it, which he wished us to revise Having no information at the time which he competent for either party, within six months did not seem to possess also, we laid his letter after the rendition of a judgment in any such away until we should be better prepared to give some satisfactory estimate. We do not know whether we are any better prepared to do so now than we were then; but the present Congress being on the eve of expiring, this is perhaps as proper a time to make the effort as any other, unless, indeed, we postpone it until after all the elections shall have taken place. The table furnished by our correspondent, corrected from the Inquirer, is, in its general result, as nearly accurate, perhaps, as any that can be prepared, but there are a few errors in the de-tails that have been made known since it was compiled, which are corrected in the following table, which is as pear an approximation to the

political complexion : now be made:	of the next	House as can
	Democrats.	Abolitionists.
Delaware	1	0
Lilipola	9	- 1
Indiana		7
lowd		
Kansas		
Maine		
Massachusetts	races A	
		10
Michigan		
Minnesota		8
Missouri		6
New Jersey		. 1
New York	17	16
Ohio	14	5
Oregon	0	1
Pennsylvania	14	10
Wisconsin		10
TT TOTAL MARKET TO THE TAXABLE TO TH		
	714	
	1.4	4.6

Nearly all of the Abelition members from dissouri were elected by the military, and their seats are contested by the Democrats; and if justice is done they will get them.
The following States are yet to elect.

estimate the result as follows: Dem. and Conserv. Abo'st Rhode Island

Maryland------- 4 Western Virginia------ 2

The next House is going to be extremely HISTORY OF THE CIVIL WAR up undoubtedly upon the Missouri members when they present their ce tificates. The Democrats and Conservatives will, in the end, probare the sents of two from Pounsylvania.

There will be two or more members from Louisiana, and two or more from Tennessee but we forbear to name them. If the adminis tration can effect it, the whole Maryland dele gation will be anti-Democratic.

CLOAKS! CLOAKS!

Great Reduction in Price!

Closing Out Sale of Black Cloth Cloaks at Unusually Low Prices! PERSONS wanting stylish and elegant Cleaks at very low prices, will find that we are offering great inducements to purchasers.

BAIN & SON. No. 23 to 29 South High Street.

FANCY FRENCH FLANNEL NEGLIGEE SHIRTS..

MADE in the best style and of superior materials.

Gents' Paper and Three Piy Linen Collars, in all

shapes. Gents' Furnishing Goods of superior quality Neck Ties, Scarfs, Stocks and Orayats, in

BAIN & SON,

Imperial Shirts.

A SUPPLY of these celebrated and superior fitting
Shirts constantly on hand. Also, Boys' Shirts,
in all sizes. No. 23 and 29 South High street.

Hoop Skirts.

OF best quality for Ladies, Misses and Children.
Hoop Skirts for tall Ladies.
Hoop Skirts for Short Ladies.
Quaker Gore Hoop Skirts.
Baimoral Hoop Skirts, etc. etc.
The most extensive assortment of superior Skirts in the

No. 23 and 29 South High atrest.

NUBIAS, Hoods, Mittens. Scarfs, Hair Nets, Quilted E thbons, Zephyr Worsteds, Balmoral Skirts. BAIN & SON, No. 23 and 29 South High street.

FRENCH WOVEN AND MECHANIC Corsets. BAIN & SON. LADIES' AND MISSES' MERING

GENTS' DOUBLE BREASTED 'ME PLACK THREAD LACE BARBES

NEIL HOUSE Opened Sept. 16th, 1862.

IMBEDIATELY Opposite Capitol Building, High Street, Columbus, Ohio. Is Now Ready for the Reception of

WALSTEIN FAILING, PROPRIETOR. JOS. P. CULBERTSON, ASSISTANT.

TELEGRAPHIC

Morning and Noon Dispatches.

The Alabama.

New York, March 6 .- The Herald's corres-Nzw York, March 6.—The Herald's correspondent at Port Au Platt, St. Domingo, in a letter dated the 21st ult., ssys: Capt. Bleson, of the Hamburg brig Urina, arrived this morning from Mazatlin Bay, to complete ber cargo here, reports her having been overhauled by a boat from the Alabama off Cape Isabella, on the 19th inst. They merely asked him where he was bound.

NEW YORK, March 6 .- The Herald has the following from the Richmond Examiner of

SAVANNAH, Ga., Fob. 28 .- The steamer Nashville, in coming up Ogeechee river last night, grounded on a sand bar before Fort McAllister, and being discovered by the Yankee fleet, a Yankee iron-clad opened fire across the march at the Nashville at thicty minutes past seven o'clock, when an incendiary shell struck the Nashville and set her on fire. She is now a total wreck

The fort fired upon the iron-clad and hit her twice. Other gunboats of the fleet fired at the fort, but did no damage.

The Loss of the Indianoia.

New York, March 6.—A special to the Times from Cincinnati says: Some additional particulars of the capture of the Indianola have been received. When she was attacked the advantage was on the eide of the rebel rams. -The Indianola moved slewly compared with them. They kept clear of her bow, where her best guns were, and butted her sides and stern. The Indianola kept changing her guns from side to side, but as fast as this was done the active assailants gained the opposite eide, and in the boldest manner butted her again. The Indianola had a coal barge on each eide.

These were sunk immediately. At length Captain Brown announced the boat in a sinking condition, and surrendered. The action lasted about twenty minutes.

It is reported at Lake Providence that the Indianola was sunk by her crew to escape cap New York, March 6 .- The Herald's special

says: There was a protracted session of the Cabinet to-day. Rumors of important changes of that council have been received. The steamship Northern Light, from Aspirwall, is coming up.
The Tribune's special from Washington

says: John Hauxhurst, Gilbert F. Watson, and William J. Borman have been appointed Commissioners for Virginia under the law pro viding for the sale of lands on which direct tax

The Great Rebellion.

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